PATENT COOPERATION TREARYD 0.4 JAN 2006

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Appli	cant's or agent's file ref	erence	FOR FURTHER ACT	ION	See Form PCT//PEA/416			
	national application No. F/EP2004/006544		International filing date (da 16.06.2004	y/month/year)	Priority date (day/monthlyear) 17.07.2003			
	national Patent Classific J2/04, A23D7/00, A		ational classification and IPC					
	icant ILEVER N.V. et al.							
1.	This report is the ir Authority under Art	iternational pre icle 35 and tra	eliminary examination representation representation in the applicant in th	ort, established by thi according to Article 3	is International Preliminary Examining 6.			
2.	This REPORT con	sists of a total	of 7 sheets, including this	s cover sheet.				
з.			oy ANNEXES, comprising					
			to the International Burea					
	and/or:	of the descript sheets contain strative Instruc	ing rectifications authorize	gs which have been a ed by this Authority (s	amended and are the basis of this report see Rule 70.16 and Section 607 of the			
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.							
	b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).							
4.	This report contain	ns indications r	relating to the following ite	ems:				
	⊠ Box No. I	Basis of the op	oinion					
	☐ Box No. II	Priority						
	☑ Box No. III	Non-establish	ment of opinion with rega	d to novelty, inventive	e step and industrial applicability			
	☑ Box No. IV	Lack of unity of						
	⊠ Box No. V	applicability; c	itations and explanations) with regard to novel supporting such state	ity, inventive step or industrial ement			
	☐ Box No. VI	Certain docum						
	☐ Box No. VII		ts in the international appl					
	LJ Box No. VIII	Certain obser	vations on the internation	аі арріісацоп				
Da	ate of submission of the	demand		Date of completion of	this report			
	•							
29	9.12.2004			03.01.2006				
Na	ame and malling addres	s of the internat	ional	Authorized Officer	Mes Palantelly,			
pr -	D-80298 M	Patent Office lunich	10050 ammu d	Popa, M				
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/006544

	Box	No. I	Basis of the report				
1.			d to the language , this s otherwise indicated		the international	application in the lan	iguage in which it was
		which Inte	eport is based on transis the language of a transmissional search (und blication of the interna emational preliminary	ranslation furnished ler Rules 12.3 and 2 tional application (u	for the purposes 23.1(b)) ander Rule 12.4)		age ,
2.	hav	e bēen	d to the elements* of furnished to the rece originally filed" and an	iving Office in respo	nse to an Invitatio	ort is based on <i>(repla</i> on under Article 14 ar	acement sheets which re referred to in this
	Des	cription	ı, Pages				
	1-28	3		as originally filed			
	Clai	ims, Nu	mbers				
	1-21	١		as originally filed			
	Drawings, Sheets						
	1/10	-10/10		as originally filed			
		a seq	uence listing and/or a	ny related table(s) -	see Supplementa	al Box Relating to Sec	quence Listing
3.		☐ the ☐ the ☐ the ☐ the	mendments have resing description, pages e claims, Nos. e drawings, sheets/figes sequence listing <i>(sp</i> y table(s) related to s	s <i>ecify)</i> :			·
4.		d not be ppleme the the the the the the the the the th	report has been estableen made, since they intal Box (Rule 70.2(condest description, pages of claims, Nos. of drawings, sheets/figure sequence listing (spay table(s) related to sequence)	have been consider)). s pecify):	red to go beyond	ts annexed to this rep the disclosure as filed	port and listed below d, as indicated in the
	*	If i	tem 4 applies, s	ome or all of	these sheets	may be marked "	superseded."

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability							
The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of:							
	the entire international application,						
	claims Nos. 2 (part), 5 (part), 6 (part), 17-21						
	because:						
	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):						
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):						
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.						
⋈	no international search report has been established for the said claims Nos. 2 (part), 5 (part), 6 (part), 17-21						
	the standard provided for in Annex						
	the written form		has not been furnished				
			does not comply with the standard				
	the computer readable form		has not been furnished				
			does not comply with the standard				
	the tables related to the nucleon not comply with the technical i	otide requir	and/or amino acid sequence listing, if in computer readable form only, do rements provided for in Annex C- <i>bis</i> of the Administrative Instructions.				
	See separate sheet for further	r deta	ils				

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/006544

	Вох	No. IV	Lack of unity of inve	ntion						
1.	X									
2.		This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.								
3. This Authority considers that the requirement of unity of invention in accordance is						of invention in accordance with Rules 13.1, 13.2 and 13.3				
		complied with.								
	\boxtimes	not com	plied with for the follow	ving rea	asons:					
		see separate sheet								
4.	Co	nsequent	tly, this report has beer	n establ	lished in res	spect of the following parts of the international application:				
□ all parts.										
	\boxtimes	the par	ts relating to claims No	s. 1-16	•					
_	Bo ap	x No. V plicabili	Reasoned stateme	nt unde	er Article 3 ns support	5(2) with regard to novelty, inventive step or industrial ing such statement				
1	. Sta	atement								
	No	Novelty (N)			Claims Claims	2,3,8-16 1,4-7				
	ln	inventive step (IS)		Yes: No:	Claims Claims	1-16				
	In	dustrial a	pplicability (IA)	Yes: No:	Claims Claims	1-16				
2	2. Ci	itations a	nd explanations (Rule	70.7):						

Form PCT/PEA/409 (January 2004)

see separate sheet

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Re Item III.

The presence in certain claims of parameters has rendered the search incomplete, as it is very difficult to compare the prior art to the content of the affected claims. Moreover, some employed parameters can be interpreted as a result to be achieved as no indication on how the desired feature could be obtained. Even more, the presence of the alpha-polymorph parameter in claim 2 can be regarded as a try to disguise a possible novelty problem as no reason for its presence can be found in the application as filed (no advantages brought by this feature are mentioned).

These parameters are:

- the solid structuring agent particules are at least 50% alpha-polymorph
- an average diameter (particle size) D_{3,2} of ...

Re Item IV.

The application lacks unity within the meaning of Rule 13.1 PCT for the following reasons: the common concept linking together the independent claims 1 and 17 is the edible dispersion comprising oil and a solid phase. This common concept is not novel, see every document cited in the search report, for instance document US 2002/48606, [0038].

Hence the following separate inventions or groups of inventions are not so linked as to form a single general inventive concept:

- Process for preparing an edible dispersion: claims 1-16
- 2. Use of micronized fat to stabilise a dispersion: claims 17-21

The special technical features of these 2 independent claims imply 2 different problems to be solved:

- 1. a process for obtaining an edible dispersion containing oil and a structuring fat
- 2. the use of a micronised fat for stabilising an emulsion

The application relates to a plurality of inventions, or groups of inventions, in the sense of Rule 13.1 PCT. They have been divided as defined above. If the applicant pays

additional fees for one (or more) not yet searched group(s) of invention(s), then the further search(es) may reveal further prior art that gives evidence of a further lack of unity 'a posteriori' within one (or more) of the not yet searched group(s). In such a case only the first invention in this (each of these) group(s) of inventions, which is considered to lack unity of invention, will be the subject of a search. No further invitation to pay further additional fees will be issued. This is because Article 17(3)(a) PCT stipulates that the ISA shall establish the International Search Report on those parts of the international application which relate to the invention first mentioned in the claims ('main invention') and for those parts which relate to inventions in respect of which the additional fees were paid. Neither the PCT nor the PCT guidelines provide a legal basis for further invitations to pay further additional search fees (W17/00, point 11 and W1/97, points 11-16).

Re Item V.

- 1. The examination is being carried out on the following application documents:
 - D1: US 2002/048606 A1 (ZAWISTOWSKI JERZY) 25 April 2002
 - D2: US-B1-6 468 578 (MAYER KLAUS ET AL) 22 October 2002
 - D3: US-A-4 889 740 (PRICE JUDITH E) 26 December 1989
 - D4: US 2002/034577 A1 (VOGENSEN BENT KVIST ET AL) 21 March 2002
 - D5: TÜRK M ET AL: "Micronization of pharmaceutical substances by the Rapid Expansion of Supercritical Solutions (RESS): a promising method to improve bioavailability of poorly soluble pharmaceutical agents", JOURNAL OF SUPERCRITICAL FLUIDS, PRA PRESS, US, vol. 22, no. 1, January 2002, pages 75-84, XP004313515 ISSN: 0896-8446

2. INDEPENDENT CLAIM 1

- 2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.
 - Document D1 discloses (the references in parenthesis applying to this document)

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

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an edible dispersion ([0038]) containing microparticles ([0031]) and an oil phase ([0038]). A matrix is also present ([0038]) in one prefered embodiment.

Therefore the subject-matter of claim 1 is not new.

3 DEPENDENT CLAIMS

Dependent claims do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT).

5. For the sake of completeness, it is to be said that several documents cited in the search report anticipates all the features of the independent claim, for instance **D1-D4**.

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